

**From:** [Bruce Scott Kennington](#)  
**To:** [DiGuardia, Lou](#)  
**Cc:** [Granger, Michelle](#); "[Bruce White \(Bruce.White@btlaw.com\)](#)"; [Mumford, Fred](#); [Bushra, Gezahegne](#); "[Luis Hidalgo \(Luis.Hidalgo@riotinto.com\)](#)"; "[Jeff Armington \(jeff.armington@riotinto.com\)](#)"; [Zizila, Frances](#)  
**Subject:** PVGCS Site, CD + VI Removal Action, Monthly Progress Report No. 51 (May 1 to May 31, 2019)  
**Date:** Monday, June 10, 2019 4:10:40 PM  
**Attachments:** [19.06.10\\_VIRA\\_MPR\\_051\\_Rev 0.pdf](#)

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Dear Lou:

On behalf of Pechiney Plastics Packaging, Inc. (PPPI), the Primary Settling Defendant for the Remedial Design/Remedial Action Consent Decree (CD)<sup>1</sup>, and Luis Hidalgo (Project Coordinator for the Vapor Intrusion Removal Action (VIRA)), please see the attached monthly progress report for VIRA at the Pohatcong Valley Groundwater Contamination Superfund (PVGCS) Site, also submitted via Aconex.

<sup>1</sup> In the matter of United States of America v. PPPI (Civil Action No. 09-cv-05692) and United States of America v. Bristol Myers Squibb Company, et. al. (Civil Action No. 13-cv-05798) effective March 11, 2015.

Sincerely,

**Bruce S. Kennington**

Principal

D +1 312 288 3834

M +1 312 953 9965

[bkennington@ramboll.com](mailto:bkennington@ramboll.com)

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Ramboll Environ  
333 West Wacker Drive, Suite 2700  
Chicago, IL 60606  
USA  
[www.ramboll.com](http://www.ramboll.com)